1 2 3 4 5 6 7 8 IN THE UNITED STATES DISTRICT COURT 9 FOR THE NORTHERN DISTRICT OF CALIFORNIA 10 SAN FRANCISCO DIVISION 11 POWER INTEGRATIONS, INC., a Case No. 3:09-cv-5235-MMC (MEJ) Delaware corporation, 12 Plaintiff, 13 [PROPOSED] ORDER GRANTING V. FAIRCHILD'S MOTION FOR LEAVE TO 14 FILE A MOTION FOR RECONSIDERATION FAIRCHILD SEMICONDUCTOR OF DISCOVERY ORDER RE: FAIRCHILD'S 15 INTERNATIONAL, INC., a Delaware MOTION TO AMEND INFRINGEMENT Corporation, FAIRCHILD **CONTENTIONS (Dkt. 230)** 16 SEMICONDUCTOR CORPORATION, a Delaware Corporation, and SYSTEM 17 GENERAL CORPORATION, a Taiwanese corporation, 18 Defendants. 19 20 Having considered the papers and arguments related to Defendants Fairchild Semiconductor 21 International, Inc.'s, Fairchild Semiconductor Corporation's, and System General Corporation's 22 Motion for Leave to File a Motion for Reconsideration of Discovery Order Re: Fairchild's Motion to 23 Amend Infringement Contentions (Dkt. 230), this Court finds good cause to and hereby GRANTS 24 Defendants' Motion. However, the Court shall not consider a motion and instead ORDERS the parties 25 to meet and confer in person in compliance with the undersigned's Discovery Standing Order. 26 As Defendants have shown that good cause likely exists to amend their infringement 27 contentions, the parties shall confer in good faith and thereafter file a stipulation or, if unable

to reach an agreement, a joint letter in compliance with the standing order.

28

## Case 3:09-cv-05235-MMC Document22911 Filiect09/29/13 Page 2 of 2

## 

MCDERMOTT WILL & EMERY LLP
ATTORNEYS AT LAW
MENIC PARK

## IT IS SO ORDERED.

Dated: September 20, 2013

Honorable Maria-Elena James

UNITED STATES MAGISTRATE JUDGE